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CHRISTOPHER OTEY, et al.,  
Plaintiffs,  
v.  
CROWDFLOWER, INC., et al.,  
Defendants.

Case No. 12-cv-05524-JST

**ORDER VACATING HEARING**

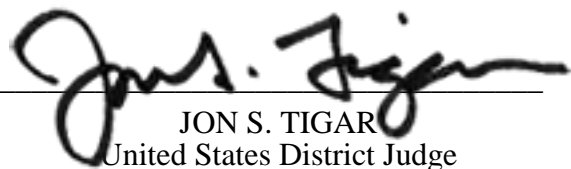
Re: ECF No. 230

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Before the Court is a Joint Motion to Modify Court's July 2, 2015 Order Granting Motion  
for Approval of Parties' Second Modified FLSA Collective Action Settlement. ECF No. 230.  
Pursuant to Federal Rule of Civil Procedure 78(b) and Civil Local Rule 7-1(b), the Court finds the  
matter suitable for disposition without oral argument. The hearing on this matter, currently  
scheduled for January 21, 2016, is hereby VACATED.

If, however, any party advises the Court in writing by no later than two days from the date  
of this Order that most or all of the argument for its side will be conducted by a lawyer who has  
been licensed to practice law for five or fewer years, and who has not previously presented  
argument before this Court, then the Court will reschedule the hearing at a time that is convenient  
to all parties in order to provide that opportunity. Counsel shall confer with each other, and the  
party requesting the rescheduling of the hearing shall identify the upcoming available dates on the  
Court's calendar at which all counsel are available for the hearing.

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**IT IS SO ORDERED.**

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Dated: January 13, 2016

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JON S. TIGAR  
United States District Judge